JUL 1 0 2025

Clerk of Grund

362 U.S. Courthouse 517 E. Wisconsin Ave. Milwaukee, WI53202

Re: Written Submission in Response to DN. Lea Yeoman V. Fry et al 23-CV-188 DPS

To: Hon. Judge J.P. Stadmueler

I concede with the courts application pursuant to Reterson v. Pederson, No. 24-1206, 2025 WL 1637317, at 17th Cir. June 10, 2028). On June 30, 2025 approx. Ledays ago I recieved a letter from the defendants requesting me to Supplement my responses to their diseovery requests. Unfortunately my USB flash drive was unlawfully Seized by Redgranite Correctional Institution (RGCI) officials. This has hampered my ability to complete legal work in a meaning ful manner, as several legal documents were located on this drive. (See Motion to Extendor Modify the Scheduling order). The S3le pages of discovery produced by the delendants was incomplete, and the responses they provided were also evasive pursuant to FRCP37(a)(4) as follows:

1.) The dispatch audio's transcript cited in the Supplement reports of the defendants are missing from discovery.

Case 2:23-cv-00188-JPS Filed 07/10/25 Page 1 of 4 Document 71

2.) The body Camera footage from defendants Fry, Embrey, and officer Burk from the night of the incident August 3-4, 2016 was missing from discovery. 3.) The dash camera footage from defendants Fry, Embrey, and officer Burks Vehicles the night of the incident August 3-4, 2016 was missing from discovery. 4.) Thotographic evidence from Both Vehichks thenight of the car accident August 3-4, 2016 was missing from discovery S.) The original Booking photos from August 34,2016 were missing from discovery. Ce. ) The audio 3 Video Statement of Stephan Early taken about two weeks after the caraccident was missing from discovery 7.) The entire transcript in Racine County Circuit Court Case no. 16 CF1206 was missing with exception of the evidence hearing November 14, 2016 and the decision on Said hearing January 12,2017. 8.) About 7 other officers were involved with the Search of the plaintiffs Mini van August 34, 2016, those offices names were not included in the 53 lepages of discovery produced by the defense. 9.) The video footage from the Kiwi KTrip gas Station the night of the incident August 3-4, 2016 in the discovery provided by the defense was missin of.

Case 2:23-cv-00188-JPS Filed 07/10/25

10.) Copies of the Court record 3 Index in 16 CF 1206 were also missing from the record produced by the defendants in this matter.

On July le, 2025 I also requested the defendant to Supplement there responses to the Plaintiff's Second Request for Addinission 1-17, Request for Production 1-9, and Interrogatories 1-22. Given the the Circumstance I will need to file a 3rd Amended Complaint to implement John Does and Jane Does, I also need time to Supplement my responses to the defendants discovery request. I also need time to respond to the defendants Stipulated Proposed findings of facts. lastly, due to the Seizure of my word product, legal documents, and the Staff Shortage law library restrictions, I ask this court to grant me 90 days extended time on its Scheduling order for all the about .

Dated and Signed this 6th day of July 2025

Joseph Vermon Doc#387733 RGCI P.B.Box 925

Redgranite, WI. 84978

Commy Commy yours, Joseph Leanen, ProSelitiagent

Kedgranite, WI. S4970 70. Box 925 edgranite Com. Inst. 50202-450099 8 JUL 2025 PM 8 L 362 U.S. Courthouse 517 E. Wisconsingtue. Milwaukee WI, 53202

Filed 07/10/25 -00188-JPS

MILWAUKEE WI 530

Joseph Vanney DUC:387733